

U.S. COURT HOUSE
1 COURT HOUSE WAY
BOSTON, MASS (02108)

MARGARETTA LANGLOIS

V.
COMMONWEALTH -

CASE 05-CV-10190

JUDGE R.W. ZOBEL

DEAR CLERK OF COURTS: CIVIL

KINDLY MARK THIS CASE
FOR A PRE-TRIAL CONFERENCE
"ORAL" HEARING W/ ALL DISCOVERY
FROM COMMONWEALTH - JANE

"FOR 2 YRS. 1 DAY FALSE
IMPRISONMENT CIVIL

SUIT - THAT CAN BE
PROVEN BY PLAINTIFF - RECORDED 11/05.
W/ TAPE-WITNESSES + EVIDENCE
PLEASE NOTIFY
MIDDLESEX DA.
JANE

Margaretta
Langlois
11/11/05

C.C. Middlesex DA.
C.C. Middlesex Sup. JUDGE LARIA
WHO DENIED ME W/OUT A HEARING
- A NEW TRIAL LAWYER - WHY?

MARGETTA LANGLOIS

VI
COMMONWEALTH

CASE 05-CV-10190

JUDGE R.W. ZOBEL

REQUEST FOR PRETRIAL
CONFERENCE HEARING

COMMONWEALTH ALL DISCOVERY:

EVIDENCE, AUDIO TAPE

ALL EXHIBITS, SEARCH WARRANT 2/28/96

SHEET — ALL 3 pgs. PLUS ANY OTHER DOCKET

SEARCH WARRANTS DATED

FEB. 28 96. Copy of marked monies

used #'s — OR PICTURES OF

flashed out money TO use on

2/28/96 for massage —

* ALSO AFFIDAVITS OF P.I. KEVIN HUNTER RICHARD

DANDEAN + ALSO AS

WITNESSES TO TESTIFY

Respectfully
SUBMITTED

Margetta
Langlois

11/11/05

c. C. Middlesex Dist. office —

c. JUDGE ZOBEL

c. JUDGE LARIVAT —

MARGARETTA LANGLOIS

vs.

COMMONWEALTH -

CASE 05-CV-10190

JUDGE R.W. ZOFEL

REQUEST FOR PRE-TRIAL
HEARING.

COMMONWEALTH TO PRODUCE: COPY TO PLAINTIFF.

MOTION. ALL DISCOVERY COMMONWEALTH
USED TO CONVICT PLAINTIFF -

+ ALL EVID WITH HEID BY COMMONWEALTH +
POLICE — A) AUDIO TAPE EXHIBIT #

COPY (WHICH NO JUDGE EVER HEARD)

B) MARKED MONEY TAKEN

ON 2/28/96 — STOLEN OUT OF EVID
Room — BY TIME TRIAL —

THE #'S ON MONEY + C) MONEY USED TO SHOW

AT TRIAL — PLAINTIFF'S

monies STOLEN OUT OF JEFF

IRREGULARLY w/ NO SEARCH
WARRANT IN ENCL. w/ BILLS

LISTED w/ AMOUNTS —

(COPY TO COURT - D) SEARCH WARRANT ISSUED

ON MARCH 6, 96) SEE STAMPS ON S.W.

2/28/96 ON TOP ISSUED 2/28/96 —

2)

E. SEARCH WARRANT RETURNED
8 DAYS LATER ALLEGEDLY
+ INVADERS AFTER 7 DAYS
29 DAYS IN FEB 96 —

(28 29 1 2 3 4 5 6

① ② ③ ④ ⑤ ⑥ ⑦ ⑧

* COMM. PLEASE SUBMIT COPY 15 P.T.
 * BUT SEARCH WARRANT NOT
ISSUED UNTIL 3/6/96

+ NOT BEFORE
+ BACK DATED AFTER
POLICE SEIZED ALL EVIDENCE
ILLEGALLY + WAS ALL
SUPPRESSED UNTIL MC BRIDE
CAME ALONG + NEEDED *
PERSONAL FAVOR TO GET A
LOWELL COPIED MC BRIDE'S
BACK FOR BEING INVOLVED
W/ ARCHIE BETHUNE'S GIRL-
FRIEND CAROLINE WILKES —
MC BRIDE SOLD ME OUT —
See DOCKET SHEET —

D. EVIDENCE ADDED 6 CONDONS
NOT IN EVID. IN MAY 96
EVIDENCE SPOTEN - MARKED

3)

MONEY \$150 — OUT OF EVIDENCE
WHILE IN COMMONWEALTH'S
POSSESSION —

AT "LEGAL THINK"
9/11-9/12/99 USING PLAINTIFFS \$178.
MONEY —

EVIDENCE WITHHELD BY
COMMONWEALTH & POLICE NEVER
MARKED INTO EVID — 50

NO TUDGE EVER HEARD
AUDIO TAPE —
CONDEMNING POLICES SEARCH +
SEIZE W/ NO WARRANTS Cops
CAUGHT ON TAPE —

P.I. KEVIN HYNAN OF
Wellesley Mass, PAID BY THE
STATE SUP. PLAINTIFF
NEVER ALLOWED TO
TESTIFY — WHY NOT? —
FOUND TAPE IN EVID.
BY NEVER USED OR MARKED
IN AS EVID — IF WOULD
BLOW CASE APART IF HEARD.

EVIDENCE SWITCHED PAGES
IN 2 TELEPHONE BOOKS —

4)

1 for "HIRENTS" AND
1 for PERSONAL FRIENDS &
family -

4 pages RIPPED OUT WITH
TOM REINY'S NAME &
HighProfile OFFICIALS -
DISAPPEARED EVID.

2

EX-ATTORNEY RICHARD DAVIDSON
WITH DREW TO TESTIFY
TO ALL TAMPERED EVID.

#3 ATTORNEY DON BECKER SUPPRESSED
ALL EVID TAKEN -

(EX PARTNER - #4 ATTORNEY ^{BILLY KEENE} ~~OF~~)

TOM C. Mc BRIDE) PROVED
OFFICER / CUSTOMER IN FACT
HE SOLICITED (TO DIGANON SHE
DID NOT AS OFFICER WAS
FULLY NAKED & SHE FULLY DRESSED
HE PERJURED HIMSELF TO
FALSELY INDICT PLANTIFF.

PLANTIFF WAS NOT IN NO
GRAND JURY INDICTMENTS
OFFICERS LIED TO FALSELY INDICT

5)

Plaintiff in AUG. 96-

FAKE + FORGED STATEMENTS

Proved By Billy Keefe, I No
my signature + one refused to sign -
(July 7 - + 8 - 97) w/ no
witnesses + no one to testify for
CMM - Also false

See Docket SHEET -

96-1416-001-002

1) Deriving THROWN OUT Not guilty

2) MAINTAINING - GUILTY -

If NO PROSECUTION
COMMITTED HOW DID MAINTAIN-
ING & STICK -

"NO CRIME COMMITTED"

JOHN C. McBRIDE WROTE -

HE TOOK \$3500.00 from my
SON + DAUGHTER - IN LAW

for Appeals NOW IN

Client's Security Board since 1 yr.
+ B.B.O. BELIEF since 12/18/97

McBride Took movies +
NEVER filed Appeals - To
DATE 9/15/97 - TO 2105 -

67

2 Middlesex Superior's Judges
 Refuse + Have a New
 Trial Due to H. Profile
 of H. C. Cover up of
 Corruption w/ Police -
 D.A.'s office, A.D., Me. Prison
 + Judge Graham, + Harriet
 ARE
 Violating Plaintiff's Civil
 Rights for:

- 1) New Trials
- 2) OVERTURN CASE
- 3) Set Aside Conviction

BECAUSE Plaintiff can't
 will prove Me. Prison

WILL PROVE Me. Prison
 SOLD CLIENT'S OUT
 TO JAIL FOR PERSONAL FAVORS

CLIENTS NEVER TESTIFYING
 IN THEIR BEHALF -

OR TAKING A JURY

AS Me. Prison PERSECUTED

ALL CLIENTS -

AS I D. JUDGE
 JURY + DO NOT TAKE STAND

Also Communicated with Police
Added a dildo not
mine

A "Dirty Tape" was put
in evid. til I said I had
no V.C.R. at Apt.
That disappeared
as alleged evid.

Conclusion:

- 1) No Recordings of
Dad, Gibson + Timothy Goulden
(customer of HER allegedly
soliciting him)
- 2) No Recordings of
Any solicitation or sex
involvement
- 3) No customers other
than a lying cop - to testify
he was going to get
sex + did not
- 4) No other massagers

To TESTIFY —
 + Comm. Refused To
 Give DEFENSE ATTORNEY'S
 Names Addresses
 + PHONE NUMBERS — so
 Defense could call into
 TESTIFY on BEHALF of
 Defendant — Plaintiff Now —

Plaintiff was MARKED
 in MIDDLESEX Superior
 COURT JUNE 24, 96
 Indicted 2mo. later
 Aug. 24, 96

Deadline for Trial was
 Sept. 97 — See Docket

Trial Sept. 11 + 12, 97 —

Judge Graham "Imprisoned"
 Plaintiff (Plaintiff who was
 she uncovered her case —
 THAT JUDGE IGNORED 28 HABEAS
 for REVEAL / REVOKE w/ EVID.
 w/ HEID & Sent into COURT
 By HER SON 1/20/98

9

IN AN "ALLEGED"

PROSTITUTION CASE —

1) MARKED MONEY DISAPPEARED
WHILE IN BICE EVID.

Room — & money
Swapped w/ Def. money
DIFFERENT DENOMINATIONS

Paid w/ (7) \$20.5 + (1) \$10. = \$150.

My money \$778. TAKEN \$600, only
given back to Def. 3/96

\$178. USED AS TRIM DEF.
money —

(1)	\$100. Bill
(1)	\$50. Bill
(1)	\$20. Bill
(1)	\$5. Bill
(3)	\$1. Bills

\$178. w/ MARKED MONEY

SOVEN OUT OF EVID. & NONE
(MARKED) TRIM & ILLEGITIMATE &
SEIZE OF ALL NONE
"INCriminating EVID"

10)

" THAT WAS REALLY TAKEN
BEFORE COPS MOVED
CONDONS +
DID DO

CASE SHOULD HAVE GOTTEN
THROWN OUT

(3/6/96 - SEARCH WARRANT WAS
ISSUED 8 DAYS AFTER
SEARCH + SEIZURE AFTER
ARREST ON 2/28/96

+ Signed By MAGISTRATE
WARREN DESMUNTER
BUT DATED DUE TO BLACK-
MAIL BY POLICE FOR WARRANT -
DUE TO HIMSELF HAVING
AN APPOINTMENT FOR
MASSAGE ON 2/28/96 ON A
PIECE PAPER W/

4:00 - WARREN 459-4101

APPOINTMENT HAS DISAPPEAR-
ED NEVER SHOWED UP AS
EXHIBIT WHY NOT

11)

TO; GABRIEL - was forced
 TO be DUE TO
 "BLACKMAIL ON AUDIO TAPE
 FOR AN REFUSED TO SIGN"

STATEMENT SHE NEVER
 GAVE TO COPS DUE TO
 LOSING HER KID TO A
 CUSTODY BATTEN ON TAPE.

WHEN BEEPER GOES OFF ON
 TAPE Cop applying for
 SEARCH WARRANT
 WITH TAPE BUT
 SEARCH WARRANT NEVER
 CAME

CLERK of Court LAMAR
 CHARLES PITSOULAKOS
 MADE police give back
 monies TAKEN OUT OF
 INLEGAL SEIZURE of my
 JEEP - ON 5/28/96 - w/ NO
 SEARCH WARRANT - OUT OF
 \$778 IN ENVELOPE BILLS WRITTEN
 ON IT ONLY \$600. GIVEN
 BACK 8/1/98. kept plus
 ANOTHER \$500, IN my wallet

(12)

NEVER MARKED IN AS EVID.
KEPT BY POLICE ON
REC. I PUT—

ALL THE ABOVE IS NOTHING
BUT THE TRUTH—

ALL I SHOULD HAVE
BEEN CHARGED WAS WITH

"RUNNING A MASSAGE
PARLOR WITHOUT A
LICENSE" + I WANTED
TO PLEAD "GUILTY TO THAT +
THAT ONLY" (A FINE)

my deal was

"LEAVE MASSACHUSETTS -
NEVER COME BACK"
ALL CHARGES DROPPED
+ NO TRIAL —

BUT NOTHING HAPPENED
NO ONE WAS "GUILTY OF
ANYTHING OTHER THAN A
MASSAGE w/ OUT A LICENSE."

I HAD A SON + A DAUGHTER

13)

and friends for 40+ yrs
in MASS — + I would
NOT TAKE THAT DEAL —

BECAUSE I BUCKED
THE CORRUPT SYSTEM

I WAS GOING TO THE
media on 9/2/97 —
SECOND DAY OF TRIAL

ON 9/1/97 — Mc BRIDE
TOLD ME I WAS NOT
GOING ANYWHERE
+ HE MADE SURE OF IT
ON 9/2/97 — TO
FLAMINGHAM, SO I WAS
DONE DEAL — 2 yrs 1 Day

I HAVE FOUGHT THIS CASE
FOR 9 yrs. I WILL FIGHT FOR

VIOLATIONS OF MY CIVIL RIGHTS
TO A LEGAL & FAIR TRIAL —
+ FOR FALSE IMPRISONMENT
OF 2 yrs. 1 Day out of my life
+ LOST EVERYTHING I
HAD

If THE COMMONWEALTH
WAS NOT CORRUPT I
WOULD BE ALLOWED A NEW
TRIAL w/ AUDIO TAPE

P.I. KEVIN HYNAN
ALL 4 ATTORNEYS BEFORE
ME BRIDE TO TESTIFY

"NO CONVICTIONS" WOULD
HAVE EVER INCURRED

AND INITIAL SEARCH WARRANT ISSUED
AS EVID, CASE WOULD HAVE BEEN
THROWN OUT

COMMONWEALTH REFUSED DEF
ALL DISCOVERIES

SEE DOCKET SHEET

ENCLOSED
ALSO THE MAIN piece of
EVID. IN CASE
MOVIES \$1500000 BY
COMM. + USED
DEF. MOVIES — \$178.

As in "GAMBLING" (money)

As in Prostitution (money)

As in Drugs (money & Drugs)

No witnesses except CANVASS
IN LIES - If missing, JOHN,
 misplaced, GONE AT TIME of
TRIAL — (monies)

THERE is NO TRIAL -

If Commonwealth CAN
 prove otherwise ALDISSE
 is DUE WITHIN 30 DAYS —

All discovered & EVID.
 THAT convicted Plaintiff
 on 9/12/99 —

Commonwealth Needs to
 provide INDICATORS of
 ALL THAT TESTIFY officers
GONIDEN, RICHARDSON, SANCOS & BOSBY —
HEARINGS July 7- & 8 97

+ TRIAL — Sept. 11 & 12 97 —
 + HEARINGS OCT , 1998.

16)

Plaintiff Demands A Jury Trial

W/ All witnesses

Attorneys (Elizabeth S. Russo)

- # 1) RICHARD DAVISON
- # 2) DON BECKER #3)
- # 3) BILLY KEEFE (McBride's ex - PARTNER -) (97-98) By Jan 98

5) P. J. KEVIN FLYNN

6) MAGISTRATE WARREN J. SAULNER

7) CLERK OF COURT (Lowell District CHARTER PISOURAKOS) WHO SAID I WAS INDICTED BEFORE I WAS INDICTED

8) PETER APOSTOLAKIS (Lowell District CLERK (DRUG OFFICER) WHO SAID ("AN EVID. N.F.G.")

9) Jodi GABRIAN - THE WITNESS

COMMONWEALTH WOULD NOT USE BUT LISTED COMM. WITNESS LIST MADE UP OF ILLEGAL TRIAL - ALL WITNESSES

- SWITCHED LAST MINUTE
- 10) ROGER GELLER - B.B.O. RE. TANC. McBride
- 11) TOM KEILLY - A CUSTOMER WHOSE NAME (McBride) PICKED OUT FOR C.C. + COMM.

(17)

of Book After EVIS. went to
middlesex Sup. Court - disappeared
(Tom Reilly's Name
was - In Book At Lowell District
Court -) AND OTHERS PULLED
OUT BUT LEFT TOM REILLY'S
Name In UNOIL m.s.e. CAMP.

I FOUGHT FOR MY CIVIL
RIGHTS BECAUSE NO CRIME
COMMITTED, I WOULD NOT TAKE
A DEAL & GOT SOLD OUT -
BY JOHN C. McBRIDE &
McBRIDE NO TRIAL BEFORE ME

ISSUED UNDER THE PLANS
& BENEFITS OF REGISTRY
MARFATA LANGRISH
NOV. 11, 2005

I AM PERSUADING MY \$500,000
FOR FALSE IMPRISONMENT
FOR 2 YRS + 1 DAY

THIS WAS A "GROSS MISFEASANCE
OF JUSTICE" w/ CONSPIRACY, COLLUSION,
CORRUPTION & COVERUP - PROSECUTION
A MISFEASANCE, & A DISBARRED, NOW
Selling OUT LAWYER - FINALLY HE

18)

CAN NOT Sell ANY more
 Clients out TO Jail, + All
 His Clients IN Jail IN Jail —
Judge Needs To Be
Cleaned up + RECOGNIZE
THE REAL CRIMINALS!

+ NOT THE ONE'S SITTING
 IN JAIL!

I Did NOT Kill, make,
 MURDER, ANYONE + I would IN
9 yrs LIKE TO KNOW WHY I CAN NOT
 HAVE A NEW TRIAL W/ ALL EVID +
WITNESSES BECAUSE I would make
 JUDGE HEAR AUDIO TAPE
 SO DISGUSTING BY THE
 AUTHORITIES WITH ME TO
 PROTECT US.

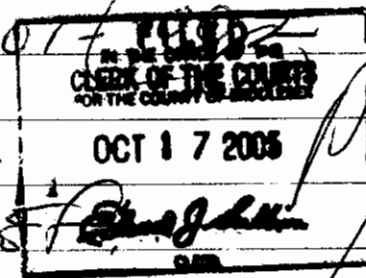
I ASK THE COMMUNITY
 — TO ALLOW MY FALSE
 IMPRISONMENT CASE BE
 ALLOWED WITH ALL
 THE PROOF, EVID, AUDIO TAPE,
 WITNESSES ALL W/ HEARD BY
 COMM, MC BRIDE + POLICE —
 BE ALLOWED NOW Margatta
11/11/05 Barlow's

I, MARGARETTA LANGLOIS HAVE
 ASKED THE COURT 2 JUDGES. FOR ORAL
 TO HEAR "AUDIO TAPE, WITNESSES
 TESTIMONIES, ALL EVIDENCE WITHIN
 BY POLICE, COMM., D.A. A.D.A. +
 MY OWN DEFENSE INFAMOUS JOHN
 C. McBRIDE TO MAKE ME BE FOUND
 "GUILTY" I CAN PROVE AND WILL
 PROVE W/ ALL EVID. - AND ALL ABOVE
 WILL PROVE I WAS "NOT GUILTY" +
 SHOULD HAVE NEVER BEEN SENT TO
 PRISON FOR 2 YRS. 1 DAY - ON FALSE CHARGES.

WHY DOES THE COURT CONTINUE
 TO IGNORE MY MOTIONS - FOR A NEW
 TRIAL, + VIOLATE MY CIVIL RIGHTS TO
 A FAIR + LEGAL TRIAL "THE ONLY
 JUSTICE IN MASS. IS INJUSTICE" THE
 NAME OF MY BOOK IN THE WORKS - ^{NOW} I
 DID THE TIME I LEGALLY ^{NOW} LET ME
 UNCOVER "CONSPIRACY, COLUSION, CORRUPTION
 + COVER-UP" - ON ALL - + I CAN - COURT'S
 DO NOT WANT THIS CASE TO EVER
 SURFACE WHY? ALL HIGH PROFILE
 OFFICIALS "GUILTY"? OF ALL 4 C'S ABOVE
 AS WELL AS GRAHAM + LARAT - MARGARETTA LANGLOIS

Case 1:05-cv-10190-RWZ
V.
MARLBETTA LANGLOIS

96-1416-001
JUDGE LARINT-



NOW COMES THE DEFENDANT
TO ASK THE COURT -
TO "NEW EVIDENCE"

* MOTION - To Appoint Public
Counsel DUE TO
INDIGENCY w/ S.S. AS
EVID.

* MOTION -
FOR New TRIAL
w/ ALL EVID w/ HEID +
WITNESSES AND
AUDIO TAPE - OF
THEIR SEARCH +
Seize OF ALL EVID SUPPRESSED
+ "UNSUPPRESSED" THEFT

By ATTORNEY JOHN C. McBRIDE.

Respectfully
Submitted,
Marbetta Langlois
10/17/05

D.A.

Commonwealth of Massachusetts

County of Middlesex

The Superior Court

CRIMINAL DOCKET# MICR1996-01416

RE: Commonwealth v Langlois, Margetta

TO Margetta Langlois
PO Box 3091
Holiday, FL 34690-0091

CLERK'S NOTICE

This is to notify you that in the above referenced case the Court's action on 10/24/2005 is as follows:

Motion for appointment of counsel due to indigency (sent to Judge Lauriat)

Motion (P#134) Upon review, these papers are treated as a motion for reconsideration of this Court's order of May 11, 2005, and denied. (Lauriat, J)

Dated at Cambridge, Massachusetts this 25th day of October, 2005.

Edward J. Sullivan,
Clerk of the Courts

Location: Rm 6B (Cambridge)

Disabled individuals who need handicap accommodations should contact the Administrative Office of the Superior Court at (617) 788-8130

1)

AFFIDAVIT OF PLAINTIFF-

I CAN PROVE EVERYTHING I WROTE

CAN D.A.?

I, MARGETTA LANGLOIS

SWEAR TO THE FOLLOWING:

IN CASE 96-1416-001-002

1) FOUND NOT GUILTY IN DENYING
MONEY FROM A PROSTITUTE -2) NO RECORDS OR TESTIMONIES
OF ANY GIRLS PROSTITUTING OR
SOLICITING ANYONE -3) NO "SCANTY CLAD" DRESSED WOMEN
W/ ANY PICTURES OR EVID. AS D.A. A.D.A.
& POLICE LIES TO "FALSIFY INDICT -"
WHY NOT?4) STOPPED AT AIRPORTS 3 TIMES TO
SEARCH ME & BAGS (LOOKING FOR
CUSTOMERS - w/ AFFIDAVITS I
HAD FROM 3 TIMES JAN 13, 97
JUNE 10 & 14 (97) SIGNED BY AIRPORT
OFFICIALS "PUT INTO COMPUTER
NOTHING FOUND" THOUGH AIRPORT
WROTE, I DEMANDED LETTERS, NAMES
& DATES, & AIRLINES I TRAVELED ON
THOSE DAYS - NO BAGS EVER
USED - BUT WE HAD -

2)

5) Billy Keefe (McBride's PARTNER) in May 97 TOLD ME 7x5 IN 45 MINUTES HE + McBride TOLD me my CASE WAS NEVER ABOUT PROSTITUTION - IT WAS ALL ABOUT DRUGS UNTIL McBRIDE finally GOT THE CASE + SOLD ME OUT FOR A CASE OF PROSTITUTION - TO D.A. (WITH "NO CRIME COMMITTED McBRIDE SAID" HOW DID I END UP IN JAIL? BECAUSE I WAS GOING TO MED. & ELECTIONS WAS COMING UP.

6) "TAMPERED EVID. ALL LOST, STOLEN, ADD-ED, SWITCHED, MISSING (FORGET WE PROVED Billy Keefe + I JUNE 7-18, 97 - BY POLICE + COMMONWEALTH TO CONVINCE A PROSTITUTION CASE" w/ STOLEN MONEY + EVID OF MARKED MONEY STOLEN OUT OF EVID Rm. AT L.P.D. TOWER, MASS -

7) TAPE (AUDIO) w/ #212 BY POLICE + COMMONWEALTH, NEVER MARKED IN AS EVID, OR PRODUCED AT TRIAL FOR HEARING - WHY NOT?

8). Cop/Customer feared for his
Life so he was WIRED

WHERE'S RECORDING -

WHY DIDN'T THE POLICE RUN

IN IT AS Cop/Customer SAID

JOD, SOLICITED HIM (WHILE HE

LAY FULLY NAKED ON HIS BACK

NO TAPES BECAUSE HE SOLICITED HER -

IN TRAIL IT CAME OUT

BUT YET HE SAID SHE SOLICITED

HIM FOR "A Blow job + OR A FUCK"

AS AD. T. + Cop SAID IT, + IT

WAS A LIE - Perjury on

Cop's BEHALF BUT YET Mc BRIDE

NEVER PUNISHED Perjury

WHY NOT? + REFUSED TO PLAY

TAPE I HAD A COPY OF. AUDIO

TAPE ON TABLE AT TRAIL +

Mc BRIDE REFUSED TO LET IT

BE HEARD - (Billy Keefe

GAVE ME A COPY -) Mc BRIDE

WAS SHOCKED THAT I HAD

A COPY - MY P.I. KEVIN

FLYNN GOT IT OUT OF EVID.

THROWN IN BOX NEVER

MARKED IT BUT HE TESTIFIES

IN HIS AFFIDAVIT PLAYED

1/2 WAY THROUGH AFTER

31

WHEN HE FOUND IT, + HE ASKED
POLICE IF THEY HAD A MINI TYPE
RECORDER + THEY SAID NO BUT
P.I. + HEV JUST HAPPENED TO
HAVE ONE. —

9) MY APARTMENT WAS "TOSSED".
NO NOOKS OR CRANNYS
MISSED. COUCH, BEDS, TABLES
RUGS, TOSSED, PICTURES,
DISHES, CANNISTERS EMPTIED
(4" SPICE JARS) EMPTIED ON
SINK (COFFEE CAN 3 LBS. CAN.
EMPTIED) —

LOOKING FOR MINUTE
CUSTOMERS I GUESS —
NOTHING FOUND —

10). BEFORE I WAS "ARRESTED".
+ TAKEN OUT OF APARTMENT.
OFFICER WILLIAM BUSBY PUT OUT
HIS CARD IF ANY BODY KNEW
IF ANY DRUG DEALERS OR
DRUG ACTIVITY GOING ON TO
CALL HIM — NO BODY DID DRUGS
NO DRUGS WERE FOUND NO BODY
EVER ARRESTED FOR DRUGS
ALL GILLS (4) PLUS ME ALL (RAN

5)

11). WHEN POLICE RAN EVERYONE THROUGH - EVERYONE CAME BACK CLEAN - (w/ Names + BIRTH DATES) BUT WHEN MY LAWYER RICHARD DAVIDSON ASKED COMMUNIST FOR SUCH COMM. REFUSED TO GIVE OVER DISCOVERY (See DOCKET SHEET),

12). MR. DAVIDSON WAS A "PUBLIC DEFENDER" DID NOT KNOW ME PUT HIS NAME, LIC. + TOP ON THE LINE TO WITHDRAW OFF MY CASE + COME IN AS A WITNESS I CALLED 10:15 THE DAY I WAS THROWN INTO TRAIL w/ NO WITNESSES (21) I HAD - MR. BRIDE IGNORED WE WERE NOT READY FOR TRIAL. I CRIED + BEGGED THE JUDGE + MR. BRIDE WE WERE NOT READY - DAVIDSON SAID I NEEDED HIM TO TESTIFY TO ALL THE TAMPERED EVID. + ILLEGAL SEARCH, BUT MR. BRIDE SAID

6).

OUT TO POLICE for a Bruar,
 + for P.D. YVONNE
 BELLEFONTAINE for a Name
 who's now in Florida — +
 who had a lot w/ me waiting
 5 yrs. for widow's benefits.
 So I bought my S.S. CASE
 TO Boston, + I got it 2
 minutes, 4 questions — I
 had S.S.I. for 8 yrs. before
 jail — + I should n't have
 gotten it back right away.

13) A) Judge Graham Closed Trial
 w/ DISCRIMINATING CONCERNS
 ABOUT money — EVID.

B) CONFLICTING STATEMENTS +
 TESTIMONIES OF OFFICERS —

C). "NOT FOUND GUILTY" ON
 DEPRIVING monies from
 A PROSTITUTE —

SO WHAT WAS I
 MAINTAINING?

"No HOUSE OF PROSTITUTION
 WITH "NO CRIME COMMITTED"

"only MASSAGES w/out a license"

NOTHING SAID OR HAPPENED
I SIGNED UNDER THE
PAINS AND PENALTIES OF

PERJURY -
BIG Payoffs (By me BRIDE)
IN 12/18/97 I wrote Maryette Langlois
(B.B.O. Refused To uncover 40 BRIDE
FOR OVER 10-15 YRS. 100's IN TAIL
LEGALLY I WAS "Set up + Sold
OUT" By

A CRACK HEAD DRUG
ADDICT HIGH PRICES
"CASH" LAWYER

B.B.O. Refused To
DRUG TEST Him

THE STORED ^(100's of) COMPLAINTS WHY? (Bride H's) THAT
ALL HIS TAX MONEY HE
OWES IS UP HIS

Noise! *ALL THE MONIES
HE MADE - TAX
- TAX EVASION

I HAD To Go TO Jail To Find
OUT HE WAS A CRACK ADDICT
PRISONERS PARTIES WORTH HUND
BILLY KEENE LEFT THE OFFICE
DUE TO ME BRINGING me BRIDE
DOWN

Boston Herald Daily News Tribune MetroWest Daily News Milford Daily News Daily News Transcript Town Online



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Printer-Friendly Format

SJC yanks lawyer's license in ethics rap; [All Editions]

Maggie Mulvihill. Boston Herald. Boston, Mass.: Sep 1, 2005. pg. 016

Abstract (Document Summary)

The charges originally filed against [John C. McBride] in 1999 also involve mishandling client money, including spending \$30,166 of the settlement in one case on his own business and personal expenses. [Martha B. Sosman] found McBride settled cases without client's consent, did not show up in court and stalled returning funds.

Full Text (280 words)

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A Supreme Judicial Court justice has ordered once-famed Boston criminal defense attorney John C. McBride stripped of his license to practice for "grievously unethical conduct" dating back to 1993.

In a caustic 16-page ruling earlier this month, Judge Martha B. Sosman ordered McBride's name "stricken from the roll of attorneys" in the state and demanded full accounting of his clients' current cases and business finances.

McBride said he is appealing the order of disbarment to the full SJC panel. "I will fight this case with my dying breath," he said. McBride has maintained a busy practice for more than 30 years, representing clients ranging from mobsters, corrupt cops and drug kingpins.

But Sosman's decision marks the fourth time McBride has been disciplined since he began practicing law. He was given private reprimands in 1987 and 1989 for settling cases without his clients' permission and public censure in 1993 for failing to return a client's fee.

The charges originally filed against McBride in 1999 also involve mishandling client money, including spending \$30,166 of the settlement in one case on his own business and personal expenses. Sosman found McBride settled cases without client's consent, did not show up in court and stalled returning funds.

Records show he has had a string of federal and state tax liens and is among the 10 worst state tax delinquents, owing \$820,940 in back taxes. The DOR has obtained a lien on McBride's \$1 million stucco Marblehead mansion.

McBride denied he owes the state any back taxes, saying he sent a \$39,000 check to DOR six months ago, and knew nothing about a lien on the Marblehead property. He called Sosman's order a "miscarriage of justice."

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CLIENTS' SECURITY BOARD

of the Supreme Judicial Court

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KAREN D. O'TOOLE

ADAM M. LUTYNSKI

Adam M. Lutynski

Tel: 617.728.8703

a.lutynski@massbbo.org

February 22, 2005

Margetta Langlois

P.O. Box 3091

Holiday, FL 34690

Re: Claim of Margetta Langlois CSB-2005-023 (William Kenneth O'Donnell)

Dear Ms. Langlois:

In reviewing your application concerning Mr. O'Donnell a few questions have arisen. I hope you can help with some answers.

You state in your application that Mr. O'Donnell visited you at Framingham on January 29, 1998 and you made arrangements to have him represent you on a motion for a new trial if the petition to revise and revoke did not work. This was in connection with your September 12, 1997 conviction following a bench trial in Middlesex (MICR 1996-01416). Your application states that you paid Mr. O'Donnell on "2/98 - \$4200.00 in an overnite."

1. WHEN DID YOU PAY MR. O'DONNELL THE \$4,200.00?
2. IN WHAT FORM DID YOU GIVE HIM THE PAYMENT?
3. IF IT WAS A CHECK, DO YOU HAVE COPY?
4. IF IT WAS BY SOME OTHER MEANS, DO YOU HAVE ANY EVIDENCE SHOWING THE PAYMENT.
5. WHAT DOES "IN AN OVERNITE" MEAN?

Please answer those questions and send to me any evidence you may have of your payment to Mr. O'Donnell. Thank you.

Very truly yours,



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BOARD COUNSEL

MICHAEL FREDRICKSON

ASSISTANT BOARD COUNSEL

KAREN D. O'TOOLE

ADAM M. LUTYNSKI

September 15, 2005

PRIORITY MAIL

Margetta Langlois

P.O. Box 3091

Holiday, FL 34690

Re: Claim of Margetta Langlois CSB-2005-023 (William Kenneth O'Donnell)
Claim of Margetta Langlois CSB-2005-021 (John C. McBride)

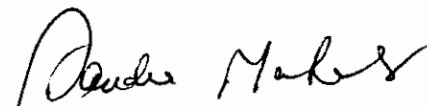
Dear Ms. Langlois:

I am sending for the third time, copies of your claims on William Kenneth O'Donnell and John McBride.

I am also enclosing a copy of a letter written to you by Mr. Lutynski of February 22, 2005. Please submit your responses to him as soon as you can.

Thank you.

Sincerely yours,


Sandra R. Mahabir

Encs.

RE. O'DONNELL TOOK (\$4200.+) AT THE
Time 1/29/98 HE WAS "SUSPENDED IN
MASS. + NEVER GOT LICENSE BACK IN
MASS. + REFUSED TO GIVE MONIES BACK.
+ COULD NOT REPRESENT ME - HE'S
ANOTHER MC BRIDE DISHONEST +
NEEDS HIS BACKMINT IN ALL STATES -
M.L. 11/11/05

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BOARD COUNSEL

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ASSISTANT BOARD COUNSEL

KAREN D. O'TOOLE

ADAM M. LUTYNSKI

December 6, 2005

Margetta Langlois
P.O. Box 3091
Holiday, FL 34690

Re: Claim of Margetta Langlois CSB-2005-023 (William Kenneth O'Donnell)

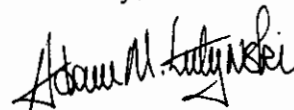
Dear Ms. Langlois:

Please be advised that your claim before the Clients' Security Board will be presented to the Board at its meeting on December 15, 2005.

There will be a hearing on the documentation submitted. **Your presence will not be required.** Shortly after the meeting, you will be informed of the Board's decision.

Please feel free to contact me with any questions. Thank you for your cooperation in this matter.

Sincerely,



Adam M. Lutynski

Assistant Board Counsel

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of the Supreme Judicial Court

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ADAM M. LUTYNSKI

December 6, 2005

Margetta Langlois
P.O. Box 3091
Holiday, FL 34690

Re: Claim of Margetta Langlois CSB-2005-021 (John C. McBride)

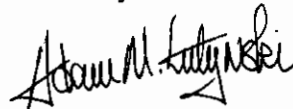
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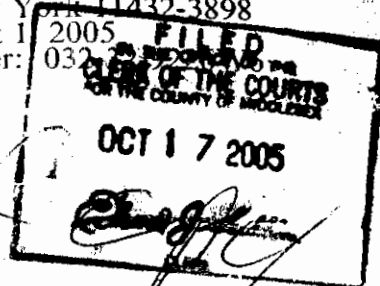


Adam M. Lutynski
Assistant Board Counsel

Social Security Administration Retirement, Survivors and Disability Insurance

Important Information

Northeastern Program Service Center
1 Jamaica Center Plaza
Jamaica, New York 11432-3898
Date: August 1, 2005
Claim Number: 032-3-3898-0000



MARGETTA LANGLOIS
P O BOX 3091
HOLIDAY FL 34690-0091



The State of Massachusetts will no longer pay your Medicare medical insurance premiums after July 2005. You must pay the premiums beginning August 2005.

What We Will Pay And When

We will deduct the basic Medicare medical insurance premium of \$78.20 from your monthly payment. Later in this letter, we tell you what to do if you disagree with this change in the amount of your monthly payment.

- You will receive \$978.00 for July 2005 around August 3, 2005.
- After that you will receive \$978.00 on or about the third of each month.

To Cancel This Insurance

If you want to cancel this insurance, please contact the local Social Security office at the telephone number and address shown below. Remember that the date your insurance coverage ends depends on when you cancel it:

- If you cancel it within 30 days from the date of this notice, your coverage will end at the same time the State stopped paying the premiums.
- If you cancel it after 30 days but within six months of when the State stopped paying the premiums, coverage will stop at the end of the same month in which you contact us.
- If you wait more than 6 months to contact us, coverage will stop at the end of the month after the month in which you contact us.

If You Disagree With The Decision

If you disagree with the change we have made to your monthly payment, you have the right to appeal. We will review your case again and consider any new facts you have. A person who did not make the first decision will decide your case.

- You have 60 days to ask for an appeal.

See Next Page